No	ORTHERN DISTRICT OF NEW YORK	
	DISABILITY RIGHTS NEW YORK,	
	Plaintiffs,	
	-against-	ORDER TO SHOW CAUSE
N C	ORTH COLONIE BOARD OF EDUCATION, lorth Colonie Central Schools, and Mr. D. Joseph Corr, in his official capacity as the Superintendent of North Colonie Central Schools,	Index No 1:14-CV-0744 (DNH/RFT)
	Defendants.	
for to the pla	an order to show cause why the Detemporary injunction restraining them as sought by e complaint of the Plaintiff together with the Detemporary injunction in support that the plaint eparable harm motion should be granted.	efendants should not be subjected the Plaintiffs. It appears to the Court from claration of Julie M. Keegan, attorney for
No	ow, Therefore, It Is Hereby Ordered , as follows:	
1.	The Defendants named above and each of them are Court, the undersigned Judge presiding, in the FNY 12207 on June, at, of there and then, to show cause why they and a temporary restraining order enjoining them are verified complaint or as otherwise directed and restraining order.	ederal Building at 445 Broadway, Albany, r as soon thereafter as hearing may be had, each of them should not be subjected to nd each of them as prayed by the Plaintiff's
2.	A certified copy of this order , together with the sand a copy of the declaration shall be suppli Defendants and each of them who may be found].	ed for the earliest possible service upon
3.	Pending the hearing and determination of this app from the date hereof, whichever shall occur first, of denying DRNY access to Blue Creek Elementary participating in defendants' Academic Skills Class	defendants are hereby restrained from School and individuals with disabilities
4.	Plaintiff is not required to provide a bond.	

Done in Open Court this day of June, 2014 at	
United States District Judge	